Docket No	ARENT FOX KINTNER PLOTKIN & KAHN, PLLC				
	Declarat	ion for U.S.	. Patent Application		
My residence, po I believe I am th inventor (if plura the invention ent (Insert Title) <u>H</u>	al names are listed below) itled OT-AIR HEATER	enship are as st inventor (if onl of the subject	ly one name is listed below) or an matter which is claimed and for which		
the specification	of which is attached here	eto uniess the ic	blowing is checked:		
□ and/or	Numberwas filed on	and was ar As U.S. I	nternational Application mended on Patent Application mended on		
claim(s), as amen I acknowledge the I hereby claim for patent or invent country other tha	ded by any amendment re e duty to disclose informate reign priority benefits und or's certificate, or § 365 an the United States, liste cate or PCT International	eferred to above ation which is made as U.S.C. Section of any PC and have delaw and have	entents of the above-identified species. aterial to patentability as defined in § 119 (a) - (d) or § 365(b) of any for International application which does also identified below any foreign a ving a filing date before that of the	37 C.F.R. § 1.56. preign application(s) for lesignated at least one application for patent of	
(List prior foreign applications	347021/2002 (Number) (Number)	Japan (Country) (Country)		Priority Claimed XYesNo Priority Claimed YesNo Priority Claimed YesNo	
I hereby claim th	e benefit under 35 U.S.C	. § 1 19(e) of a	ny United States provisional applica	ation(s) listed below.	
	(Application Number)		Filing Date)		
	(Application Number) □See attached list for		Filing Date) foreign or provisional applications.		

I hereby claim the benefit under 35 U.S.C. § 120 of any United States application(s) or § 365(c) of any PCT International application(s) designating the United States of America listed below and, insofar as the subject matter of each of the claims of this application is not disclosed in the prior application(s) (U.S. or PCT) in the manner provided by the first paragraph of 35, U.S.C. § 112, I acknowledge the duty to disclose information which is material to patentability as defined in 37 C.F.R. § 1.56 which became available between the filing date of the prior application and the national or PCT International filing date of this application.

(List Prior U.S.			
Applications	(Appln. Serial No.)	(Filing Date)	(Status: Patented, Pending, Abandoned)
PCT International			
applications	(Appln. Serial No.)	(Filing Date)	(Status: Patented, Pending, Abandoned)
designating the U.S.))		
	(Appln. Serial No.)	(Filing Date)	(Status: Patented, Pending, Abandoned)

And I hereby appoint the firm of Arent Fox, Customer Number 004372 including as principal attorneys: Robert B. Murray, Reg. No. 22,980; Charles M. Marmelstein, Reg. No. 25,895; George E. Oram, Jr., Reg. No. 27,931; Douglas H. Goldhush, Reg. No. 33,125; Richard J. Berman, Reg. No. 39,107; Murat Ozgu, Reg. No. 44,275; Robert K. Carpenter, Reg. No. 34,794; Gregory B. Kang, Reg. No. 45,273; Rustan Hill, Reg. No. 37,351; Kevin Turner, Reg. No. 43,437; Rhonda L. Barton, Reg. No. 47,271; Hans J. Crosby, Reg. No. 44,634, David D. Dzara, Reg. No. 47,543, Lynne D. Anderson, Reg. No. 46,412; Laurence J. Edson, Reg. No. 44,666, Dinnatia J. Doster, Reg. No. 45,268, Michael A. Steinberg, Reg. No. 43,160 and Lynn A. Bristol, Reg. No. 48,898.

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The undersigned hereby authorizes the U.S. attorneys named herein to accept and follow instructions from the

undersigned's assignee, if any, and/or, if the undersigned is not a resident of the United States, the undersigned's domestic attorney, patent attorney or patent agent, as to any action to be taken in the Patent and Trademark Office regarding this application without direct communication between the U.S. attorneys and the undersigned. In the event of a change in the person(s) from whom instructions may be taken, the U.S. attorneys named herein will be so notified by the undersigned.

I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further, that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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